25 USC Sec. **1300i** 01/02/01

-EXPCITE-

TITLE 25 - INDIANS

CHAPTER 14 - MISCELLANEOUS

SUBCHAPTER LXXX - HOOPA-YUROK SETTLEMENT

-HEAD-

Sec. 1300i. Short title and definitions

-STATUTE-

(a) Short title

This subchapter may be cited as the $\verb"''Hoopa-Yurok"$ Settlement

```
Act''.
(b) Definitions
  For the purposes of this subchapter, the term -
    (1) ''Escrow funds'' means the moneys derived from the joint
  reservation which are held in trust by the Secretary in the
  accounts entitled -
      (A) ''Proceeds of Labor-Hoopa Valley Indians-California 70
    percent Fund, account number J52-561-7197'';
      (B) ''Proceeds of Labor-Hoopa Valley Indians-California 30
    percent Fund, account number J52-561-7236'';
```

```
(C) ''Proceeds of Klamath River Reservation, California,
 account number J52-562-7056'';
    (D) ''Proceeds of Labor-Yurok Indians of Lower Klamath River,
 California, account number J52-562-7153'';
    (E) ''Proceeds of Labor-Yurok Indians of Upper Klamath River,
 California, account number J52-562-7154'';
    (F) ''Proceeds of Labor-Hoopa Reservation for Hoopa Valley
  and Yurok Tribes, account number J52-575-7256''; and
    (G) ''Klamath River Fisheries, account number 5628000001'';
  (2) ''Hoopa Indian blood'' means that degree of ancestry
derived from an Indian of the Hunstang, Hupa, Miskut, Redwood,
```

```
Saiaz, Sermalton, Tish-Tang-Atan, South Fork, or Grouse Creek
Bands of Indians;
  (3) ''Hoopa Valley Reservation'' means the reservation
described in section 1300i-1(b) of this title;
  (4) ''Hoopa Valley Tribe'' means the Hoopa Valley Tribe,
organized under the constitution and amendments approved by the
Secretary on November 20, 1933, September 4, 1952, August 9,
1963, and August 18, 1972;
  (5) ''Indian of the Reservation'' shall mean any person who
meets the criteria to qualify as an Indian of the Reservation as
```

```
established by the United States Court of Claims in its March 31,
 1982, May 17, 1987, and March 1, 1988, decisions in the case of
 Jesse Short et al. v. United States, (Cl. Ct. No. 102-63);
    (6) ''Joint reservation'' means the area of land defined as the
 Hoopa Valley Reservation in section 1300i-1(b) of this title and
 the Yurok Reservation in section 1300i-1(c) of this title.
  (FOOTNOTE 1)
   (FOOTNOTE 1) So in original. The period probably should be a
semicolon.
    (7) ''Karuk Tribe'' means the Karuk Tribe of California,
 organized under its constitution on April 6, 1985;
```

- (8) ''Secretary'' means the Secretary of the Interior;
- (9) ''Settlement Fund'' means the Hoopa-Yurok Settlement Fund

established pursuant to section 1300i-3 of this title;

(10) ''Settlement Roll'' means the final roll prepared and

published in the Federal Register by the Secretary pursuant to

section 1300i-4 of this title;

(11) ''Short cases'' means the cases entitled Jesse Short et

al. v. United States, (Cl. Ct. No. 102-63); Charlene Ackley v.

United States, (Cl. Ct. No. 460-78); Bret Aanstadt v. United

States, (Cl. Ct. No. 146-85L); and Norman Giffen v. United

```
States, (Cl. Ct. No. 746-85L);
  (12) ''Short plaintiffs'' means named plaintiffs in the Short
cases;
  (13) ''trust land'' means an interest in land the title to
which is held in trust by the United States for an Indian or
Indian tribe, or by an Indian or Indian tribe subject to a
restriction by the United States against alienation;
  (14) ''unallotted trust land, property, resources or rights''
means those lands, property, resources, or rights reserved for
Indian purposes which have not been allotted to individuals under
an allotment Act;
```

```
(15) ''Yurok Reservation'' means the reservation described in
     section 1300i-1(c) of this title; and
        (16) ''Yurok Tribe'' means the Indian tribe which is recognized
     and authorized to be organized pursuant to section 1300i-8 of
     this title.
-SOURCE-
    (Pub. L. 100-580, Sec. 1, Oct. 31, 1988, 102 Stat. 2924.)
-REFTEXT-
                             REFERENCES IN TEXT
```

This subchapter, referred to in subsecs. (a) and (b), was in the original ''this Act'', meaning Pub. L. 100-580, Oct. 31, 1988, 102

Stat. 2924, which enacted this subchapter, amended section 407 of

this title and section 460ss-3 of Title 16, Conservation, and

enacted provisions set out as a note under section 460ss-3 of Title

16. For complete classification of this Act to the Code, see

Tables.